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WESTMINSTER

Mr. and Mrs. Bernhart, guests for several days of Mr. and Mrs. Mann Page at East-Avenue, have returned to New York. Mrs. Byron Hingham has returned from Jersey City, where she was called by the sudden death of her sister's husband, George Schroeder, early in the week. Leaving her mother, Mrs. J. R. A. Jones, and brother Walter to help care for Mrs. Schroeder, overcome by the sudden loss and her grief.

Miss Nellie Colburn of Montville has been a few parents' home for a few days, including Thanksgiving. Dorothy Merrill, daughter of Mrs. Mann Page, is with members of her family here for the Thanksgiving recess.

REALLY YOU KNOW THEY ARE DOING YOU GOOD AS SOON AS YOU PUT ONE IN YOUR MOUTH

BRIGGS' COUGH DROPS

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WESTERLY

The trial of the first murder case to be held in Westerly within the memory of man, was begun Monday morning before Judge Sumner and a jury in the superior court for Washington county. It was the case of the state against Charles A. Bailey, charged with the murder of his brother, Edgar, on the night of October 23, 1919, in the kitchen of his home in Westerly.

When the case was called for trial, the jurors were taken to the jurors' room, and the jurors were seated in the courtroom. Third Assistant Attorney General Charles E. Sisson represented the state and Augustine T. L. Lodge, the accused. The selection of a jury was begun and before noon the work was completed.

Henry A. Dawley, of Hopkinton, 35, married, was the first juror called. Mr. Dawley said he had read of the matter in newspapers but had formed no opinion. No objection and he took a seat in the jury box.

James D. Dowd, 37, Westerly, 38, married, was likewise questioned. He was not objected to and ordered to jury box. Stephen S. Rathbun, 24, married, was next called. He answered the usual questions and was accepted.

George W. Walbridge, 41, married, of Westerly, was next called. He was accepted as juror No. 4.

Walter E. Place, 44, married, of Exeter, was next called and his responses to the queries were satisfactory. He was accepted as juror No. 5.

William A. Perry, 35, married, of South Kingstown, answered the questions and followed in line the responses made by the first juror called. Accepted as juror No. 7.

Thomas V. Thomas, 34, married, of Exeter, was selected as the eighth juror.

Fred W. Sherman, 43, married, of North Kingstown, after responding to the queries was accepted as juror No. 9.

Lancelot R. Browning, 35, married, of North Kingstown, was selected as juror No. 10.

Joseph J. Dowd, 48, married, of Westerly, was selected as the eleventh juror. Albert R. Bailey, 21, married, of Hopkinton, testified he was no relative to the accused. Had formed no opinion as to the guilt or innocence of the accused. Mr. Bailey was selected as the twelfth juror.

Henry A. Dawley, of Hopkinton, was examined and Edwin L. Sawyer, 32, married, of Westerly, was substituted for Mr. Dawley, as juror No. 1.

Albert R. Bailey, the twelfth juror, was examined from having on the panel. Charles H. Sheldon, 49, married, of South Kingstown, was called from the jury room and took the witness stand.

He knew of no reason why he could not give a fair and impartial trial. Mr. Sheldon was examined. Thomas Stringfellow, Jr., 21, single, was then called for examination. He declared he would give both sides a square deal.

The challenges all came from the state, and the jury was satisfactory to the defense.

Judge Sumner announced that he had granted a motion of the attorneys that the jurors be kept together during the trial, which would probably occupy two days. This means that the jurors will be in the custody of the sheriff, and fed and boarded at the expense of the state.

Stephen S. Rathbun was excused from jury duty on the ground that he must care for his stock on the farm, on which he was in charge, the other being in hospital.

Robert Drysdale, Jr., married, of Westerly, was called into the courtroom. He testified that he had formed an opinion to the extent that it would be difficult to remove that opinion. He would consider testimony in preference to what he had read of the case, but it was doubtful whether his opinion could be changed.

William D. Grimes, 45, widower, of Hopkinton, knew of no reason why he could not give a fair verdict. Mr. Grimes was substituted for Albert R. Bailey.

Lancelot R. Browning, of North Kingstown, was excused by the court, after he stated that it was necessary that he be at home to care for his live stock.

George W. Cross, 48, married, of Charlestown, had no positive opinion in the case, and his mind was free. He was selected in place of Mr. Browning. This completed the jury panel and the court appointed James Dowd, of Westerly, foreman.

The jurors were taken in automobiles to view the location of the alleged murder, and at 11:30 the court took a recess until two o'clock.

During the intermission the court heard in chambers the matter of the Shore Line Electric Railroad company, through Receiver Robert W. Perkins, of Norwich, to dispose of so much of the roadbed and appurtenances, within the limits of Rhode Island, from White Road to Pleasant street. The petition asked for the dismantling or sale of the property as it is, and for authority to discontinue the service as long as possible, with a possible change in schedule. It was the intention to operate as long as the weather held good, but snow storms might necessitate suspension. The bridge over the Shannock river ought to be rebuilt, but that cannot be done under present financial conditions of the company. The bridge had been strengthened for temporary use.

The jury in this case was drawn in record time and has never been equalled in a murder case in New England. The counsel team accused made no challenge and only two jurors were challenged by the state.

At the opening of court in the afternoon, at the request of Attorney Lodge, the jury was taken to the jurors' room, and the jurors were seated in the courtroom.

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Can You Answer These Questions? Do you know why ointments do not give you quick and lasting relief? Why cutting and operations fail? and danger of an operation? Do you know the cause of piles is internal?

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HEM-ROID banishes piles by removing the internal cause, by freeing blood circulation in the lower bowel. This simple home treatment has an almost unbelievable record for cure, safe and lasting relief to thousands of pile sufferers, and saves the needless pain and expense of an operation. There is no reason why it should not do the same for you.

HELPLESS WITH RHEUMATISM

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Edgar said he heard a revolver shot and felt a stinging in his side. Dr. Johnson said he considered the condition of Edgar Bailey serious from the start and believed Edgar could not survive.

Cross-examined by Mr. Lodge, Dr. Johnson testified that he did not see Charles Bailey that night. Gave Edgar Bailey serious from the start and believed Edgar could not survive.

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It needs no admission from Hudson that there are great cars, other than the Super-Six, holding and deserving the confidence of owners.

Fine materials, careful supervision and accurate workmanship are no monopoly with Hudson. And wherever practiced the sure reward is a loyal following with faith in that car.

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We know that ever since the Super-Six was brought out, nearly five years ago, it has outsold all other fine cars.

We know that Hudson owners who ever change to ownership of another make are few. We know that thousands of Hudson owners have found such abiding contentment in their cars, year after year, that they are not even curious to investigate another car.

These circumstances point unmistakably to Hudson's possession of a monopoly that men hold vital. That is the Super-Six motor. No other maker can use it. Hudson invented and controls it.

When we consider that the Super-Six motor accounts for all Hudson's unmatched records for endurance, speed and acceleration, as well as for the freedom from service troubles which is so distinctive a feature of Hudson ownership, it is surprising that it has proved too great an advantage for any other car to overcome, in winning this great following among fine cars, and holding their unwavering faith?

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The reason animal fat absorbs odors and flavors of foods cooked in it—which renders it unfit for any other cooking use—is because it cannot be heated high enough to prevent the absorption of these odors and flavors. It burns first.

Housewives who cook the modern way, with Mazola, avoid this trouble. Mazola, the Great American Salad and Cooking Oil, can be heated to such a high temperature without smoking, that the food is instantly crisped over.

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The flavor is kept in food cooked with Mazola and there are no odors. Try it for yourself. Take a piece of fish, and fry it in Mazola. Then strain off the oil. You can use this strained Mazola even as shortening for a cake or pie crust. Not a particle of the fish flavor will be in either the cake or the pie.

And because so little Mazola is taken up in the food in frying, there is another big saving in using Mazola—especially for the deep frying of doughnuts, crullers and croquettes.

Recent experiments, conducted

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Thousands of families everywhere, who are fond of salads, use Mazola in preference to even the very finest Italian olive oil. It blends better with the other salad ingredients than does olive oil, and makes a smoother dressing, that will keep for weeks without separating, even when not kept in the jar.

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